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    Federal Deposit Insurance Corporation, as Receiver
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                           UNITED STATES DISTRICT COURT
 9
                                  DISTRICT OF NEVADA
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    FEDERAL DEPOSIT INSURANCE
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    CORPORATION, as Receiver for LA JOLLA )
                                                   Case No.: 2:13-ms-00025
    BANK, FSB,
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13
                          Plaintiff,
    VS.
                                                       STATEMENT REGARDING
14
                                                    REGISTRATION OF JUDGMENT
    DANNY TARKANIAN, an individual; AMY
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    M. TARKANIAN, an individual; JERRY
    TARKANIAN, an individual; LOIS
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    TARKANIAN, an individual; GEORGE
    TARKANIAN, an individual; ZAFRIR
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    DIAMANT, an individual; DOUGLAS R.
    JOHNSON, an individual; DEBRA
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    JOHNSON, an individual; and DOES 1
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    through 100, inclusive,
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                         Defendants.
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          Plaintiff/Judgment Creditor, FEDERAL DEPOSIT INSURANCE CORPORATION.
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    as Receiver for LA JOLLA BANK, FSB, pursuant to 28 U.S.C. 1963, hereby submits a
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    certified copy of the Judgment in a Civil Action issued originally by the United States District
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    Court for the Southern District of California on May 22, 2012 ("Judgment") for registration
      E669
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against only the following judgment debtors: DANNY TARKANIAN, AMY M.

TARKANIAN, JERRY TARKANIAN and LOIS TARKANIAN.

Immediate Registration Under 28 U.S.C. § 1963

On November 26, 2012, the Southern District of California made a finding of good cause under 28 U.S.C. 1963 to order registration of the *Judgment* against Judgment Debtors DANNY TARKANIAN, AMY TARKANIAN, JERRY TARKANIAN, LOIS TARKANIAN, ZAFIR DIAMANT, and JOSEPHINE DIAMANT in the District of Nevada and the Eastern District of California, during the pendency of their appeal (see Order, document 159, attached hereto as "Exhibit 1"). At the time of the Order, George Tarkanian, Douglas Johnson, and Debra Johnson had filed bankruptcy.

Bankruptcy Stays Lifted

Since entry of the Order, Zafrir Diamant and Josephine Diamant have also filed bankruptcy. An order has been entered in each bankruptcy case (12-18968-mkn, 12-22205-bam, and 12-23432-lbr) terminating the Automatic Stay for the limited purpose of registering and recording this *Judgment*. See attached "Exhibit 2".

DATED this _____ day of April, 2013.

THE COOPER CASTLE LAW FIRM

Aaron M. Waite, Esq. Nevada Bar No.: 7947 Jason M. Peck, Esq.

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Las Vegas, Nevada 89113 (702) 435-4175 Telephone

Attorneys for Plaintiff

EXHIBIT 1

Case 3:10-cv-00980-WQH-KSC Document 159 Filed 11/26/12 Page 1 of 4 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA 8 9 FEDERAL DEPOSIT INSURANCE CASE NO. 10cv980-WQH-BGS CORPORATION, as Receiver for LA JOLLA 10 **ORDER** BANK, FSB, Plaintiff, 11 VS. 12 DANNY TARKANIAN, an individual; AMY 13 M. TARKANIAN, an individual; JERRY TARKANIAN, an individual; LOIS 14 TARKANIAN, an individual: GEORGE TARKANIAN. an individual: ZAFRIR 15 DIAMANT. an individual: JOSEPHINE DIAMANT. an individual: DOUGLAS R. 16 JOHNSON. an individual: DEBRA JOHNSON, an individual; and DOES 1 17 through 100, inclusive, Defendants. 18 HAYES, Judge: 19 The matter before the Court is the Motion to Register Judgment in Foreign Districts 20 filed by Plaintiff Federal Deposit Insurance Corporation ("FDIC"). (ECF No. 144). 21 BACKGROUND 22 On May 6, 2010, Plaintiff FDIC, as receiver for La Jolla Bank, initiated this action by 23 removing the Complaint from San Diego Superior Court pursuant to 28 U.S.C. § 1441(b) and 24 12 U.S.C. § 1819(b)(2)(B). (ECF No. 1). The Complaint alleged causes of action against 25 Defendants Danny Tarkanian, Amy Tarkanian, Jerry Tarkanian, Lois Tarkanian, George 26 Tarkanian, Zafir Diamant, Josephine Diamant, Douglas Johnson, and Debra Johnson for 27 breach of guaranty on loans for which Defendants were individual guarantors. Id. at 30-48. 28

Case 3:10-cv-00980-WQH-KSC Document 159 Filed 11/26/12 Page 2 of 4

On November 21, 2011, Plaintiff filed a Motion for Summary Judgment on the Complaint. (ECF No. 59). On May 4, 2012, the Court granted Plaintiff's motion, finding that the personal guarantees issued by the named Defendants were absolute, unconditional, and without any defense other than repayment. (ECF No. 104).

On May 22, 2012, the Court entered judgment against Defendants Danny Tarkanian, Amy Tarkanian, Jerry Tarkanian, Lois Tarkanian, George Tarkanian, Zafir Diamant, and Josephine Diamant in the amount of \$16,995,005.17, and judgment against Defendants Douglas Johnson and Debra Johnson in the amount of \$31,244,249.21, with postjudgment interest at 10% as to all Defendants. (ECF No. 108). The Judgment stated:

On July 12,2007, La Jolla Bank, FSB loaned \$14,568,750 to Vegas Diamond Properties, LLC. Defendants Danny Tarkanian, Amy M. Tarkanian, Jerry Tarkanian, Lois Tarkanian, George Tarkanian, Zafrir Diamant, Josephine Diamant, Douglas Johnson and Debra Johnson personally guaranteed the loan to Vegas Diamond Properties, LLC. Key Bank Real Estate Capital ("Key Bank") is the servicer on the loan to Vegas Diamond Properties, LLC. Attached hereto as Exhibit "A" is an Estimated Statement of Account from Key Bank, dated May 18, 2012, showing a total payoff amount of \$16,995,005.17.

On July 12, 2007, La Jolla Bank, FSB loaned \$10,933,125 to Johnson Investments, LLC. Defendants Douglas Johnson and Debra Johnson personally guaranteed the loan to Johnson Investments, LLC. KeyBank is the servicer on the loan to Johnson Investments, LLC. Attached hereto as Exhibit "B" is an Estimated Statement of Account from KeyBank, dated May 18,2012, showing a total payoff amount of \$14,249,244.04.

Id.

On June 21, 2012, Defendants Danny Tarkanian, Amy Tarkanian, Jerry Tarkanian, Lois Tarkanian, George Tarkanian, Zafir Diamant, and Josephine Diamant (hereinafter "Defendants") filed an appeal of the May 22, 2012 Judgment to the Ninth Circuit Court of Appeals. (ECF No. 115).

On September 13, 2012, Plaintiff filed a motion to register judgment in the District of Nevada and the Eastern District of California, and for certified judgments for those districts. (ECF No. 144). On October 10, 2012, Defendants filed an opposition and an addendum to the opposition. (ECF Nos. 146, 148). On October 15, 2012, Plaintiff filed a reply. (ECF No. 150).

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Case 3:10-cv-00980-WQH-KSC Document 159 Filed 11/26/12 Page 3 of 4

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DISCUSSION

Pursuant to Federal Rule of Civil Procedure 62(a), a judgment of the District Court becomes final and enforceable ten days after judgment is entered. Fed.R.Civ.P. 62(a). Pending an appeal, the judgment is only enforceable in the district in which it was rendered, unless the judgment is "registered" in another district by court order. 28 U.S.C. § 1963. The registration process is set forth in 28 U.S.C. § 1963, which provides in relevant part:

A judgment in an action for the recovery of money or property entered in any... district court ... may be registered by filing a certified copy of the judgment in any other district ... when the judgment has become final by appeal or expiration of the time for appeal or when ordered by the court that entered the judgment for good cause shown.... A judgment so registered shall have the same effect as a judgment of the district court of the district where registered and may be enforced in like manner.

28 U.S.C. § 1963. The Ninth Circuit has found "good cause" to exist where there is an absence of assets in the judgment forum and substantial assets in the registration forum. *Columbia Pictures Television, Inc. v. Krypton Columbia Pictures Television, Inc.*, 259 F.3d 1186, 1197-98 (9th Cir. 2001).

In this case, Plaintiff has submitted evidence, in the form of interrogatory responses, showing that Defendants do not have assets in the judgment forum but do have substantial assets in Nevada and the Eastern District of California. *See* Ladegaard Decl., ECF No. 144-3. Moreover, Defendants have indicated an inability to post any bond pending their appeal of the judgment. *See* ECF No. 148 at 16 ("Defendants' financial resources are limited and they are incapable of obtaining a supersedeas bond large enough to satisfy the judgment during the pendency of the Appeal"). The Court concludes that Plaintiff has shown good cause to register this Court's May 22, 2012 judgment against Defendants Danny Tarkanian, Amy Tarkanian, Jerry Tarkanian, Lois Tarkanian, Zafir Diamant, and Josephine Diamant in the District of Nevada and the Eastern District of California.¹

¹The Court takes judicial notice that Defendant George Tarkanian filed for Chapter 7 bankruptcy in the District of Nevada on July 31, 2012, and that Defendants Douglas Johnson and Debra Johnson filed for Chapter 7 bankruptcy in the District of Nevada on October 30, 2012. (ECF Nos. 152, 156). Pursuant to 11 U.S.C.A. § 362(a), the filing of bankruptcy operates as an automatic stay of all proceedings affecting the individual party in bankruptcy.

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Case 3:10-cv-00980-WQH-KSC Document 159 Filed 11/26/12 Page 4 of 4 **CONCLUSION** IT IS HEREBY ORDERED that the Motion to Register Judgment in Foreign Districts filed by Plaintiff FDIC (ECF No. 144) is GRANTED as to Defendants Danny Tarkanian, Amy Tarkanian, Jerry Tarkanian, Lois Tarkanian, Zafir Diamant, and Josephine Diamant. The Clerk of the Court is instructed to mail two certified copies of the May 22, 2012 Judgment in this case to Plaintiff FDIC. DATED: November 26, 2012 United States District Judge

EXHIBIT 2

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Case 12-18968-mkn Doc 32 Entered 04/03/13 12:54:15 Page 1 of 2 1 2 Honorable Mike K. Nakagawa 3 United States Bankruptcy Judge **Entered on Docket** April 03, 2013 6 Aaron M. Waite, Esq. Nevada Bar No. 7947 7 Charles L. Kennon, III, Esq. Nevada Bar No. 7772 8 THE COOPER CASTLE LAW FIRM, LLP A Multi-Jurisdictional Law Firm 5275 S. Durango Drive Las Vegas, NV 89113 (702) 435-4175/(702) 259-6560 (facsimile) 10 ckennon@ccfirm.com Loan No. *****7880 / Our File No. E573-NV 11 Attorney for Creditor Federal Deposit Insurance Corporation, as Reciever for La Jolla Bank, FSB 12 UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA 13 In re: 14 **GEORGE TARKANIAN CHAPTER 7** BANKRUPTCY NO.: 12-18968-mkn 15 Debtor DATE: March 28, 2013 16 TIME: 10:30AM 17 LIMITED ORDER TERMINATING THE AUTOMATIC STAY TO REGISTER AND RECORD CIVIL JUDGMENT RE: DEBTOR AND BANKRUPTCY ESTATE 18 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED, that the Automatic Stay in the 19 above-entitled Bankruptcy case is terminated for the limited purpose of registering and recording a 20 civil judgment ("Judgment") granted on May 22, 2012 in the United States District Court, Southern 21 District of California, case number 10-cv-0980-WQH(KSC). 22 23

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Case CaseO2933-mmlsn000026c 4Deficuntembered 02/124d104/200602343Pagrageo1.0 of 14 IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court waives the requirement of approval under LR 9021. THE COOPER CASTLE LAW FIRM A Multi-Jurisdictional Law Firm By: Date: March 29, 2013 Charles L. Kennon, III, Esq. Aaron M. Waite, Esq. Matthew D. Dayton, Esq. Attorneys for Federal Deposit Insurance Corporation, as Receiver for La Jolla Bank, FSB

Case C3s20293-mmlsn000026 4D of 14 0F/124d 1044 2095 12343 Pages 4 eo 1 I of 14

Case 12-22205-bam Doc 52 Entered 03/27/13 16:20:06 Page 1 of 2

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ORSTRICT OF NE MOTO

Honorable Bruce A. Markell United States Bankruptcy Judge

Entered on Docket March 27, 2013

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Attorney for Creditor Federal Deposit Insurance Corporation, as Reciever for La Jolla Bank, FSB

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

In re:

DOUGLAS RUSSELL JOHNSON, SR. AND DEBRA ANN JOHNSON

Debtor(s)

CHAPTER 7

BANKRUPTCY NO.: 12-22205-bam

DATE: March 26, 2013

TIME: 1:30PM

LIMITED ORDER TERMINATING THE AUTOMATIC STAY TO REGISTER AND RECORD CIVIL JUDGMENT RE: DEBTOR AND BANKRUPTCY ESTATE

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED, that the Automatic Stay in the above-entitled Bankruptcy case is terminated for the limited purpose of registering and recording a civil judgment ("Judgment") granted on May 22, 2012 in the United States District Court, Southern District of California, case number 10-cv-0980-WQH(KSC).

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court waives the requirement of approval under LR 9021.

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1 2		THE COOPER CAS A Multi-Jurisdiction							
3	By:	Charles L. Kennon,				Date: Marc	sh <u>27</u>	, 2013	
4		Attorney for Federal Corporation, as Rece	Deposit I	nsurance	ık, FSB			1	
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Case **Cas20295-mms**-00**025**: 4**D**-55 untire to 22 02/24010420952349-agrageoff 3 of 14

Case 12-23432-lbr Doc 46 Entered 04/10/13 13:48:57 Page 1 of 2



Honorable Linda B. Riegle United States Bankruptcy Judge

Entered on Docket April 10, 2013

6 Aaron M. Waite, Esq. Nevada Bar No. 7947

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Loan No. ******7880 / Our File No. E696-NV

Attorney for Creditor Federal Deposit Insurance Corporation, as Reciever for La Jolla Bank, FSB

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

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In re: 14

ZAFI DIAMANT aka ZAFRIR DIAMANT and JODIE DIAMANT aka JOSEPHINE DIAMANT aka JODIE **TARKANIAN**

Debtor(s)

CHAPTER 7

BANKRUPTCY NO.: 12-23432-lbr

DATE: March 28, 2013

TIME: 10:30AM

ORDER APPROVING THE STIPULATION FOR TERMINATION OF THE AUTOMATIC STAY FOR THE LIMITED PURPOSE OF REGISTERING AND RECORDING A CIVIL JUDGMENT RE: DEBTOR AND BANKRUPTCY ESTATE

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED, that the Automatic Stay in the above-entitled Bankruptcy case is terminated for the limited purpose of registering and recording a civil judgment ("Judgment") granted on May 22, 2012 in the United States District Court, Southern District of California, case number 10-cv-0980-WQH(KSC).

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court waives the requirement of approval under LR 9021.

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1		THE COOPER CA	STLE LAV	W FIRM		·
2		A Multi-Jurisdictio	nal Law Fi	rm		
3	Ву:	Charles L. Kennon			Da	ite: <u>Opril 9, 2013</u>
4		Attorney for Federa Corporation, as Rec			SB	
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